PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

	ν	id Falle 70).						
Applicant's or agent's file reference -861	FOR FURTHER ACTIO	N See Form PCT/IPEA/416						
International application No. PCT/IL2004/000315	International filing date (day/m 07.04.2004	nonth/year) Priority date (day/month/year) 08.04.2003						
International Patent Classification (IPC) or no C12N5/06, C07K14/00, A61K38/19	ational classification and IPC							
Applicant YEDA RESEARCH AND DEVELOF	PMENT CO. LTD et al.							
	and applicant acce	established by this International Preliminary Examining ording to Article 36.						
2. This REPORT consists of a total of	of 9 sheets, including this cov	ver sheet.						
This report is also accompanied by	y ANNEXES, comprising:							
a. □ sent to the applicant and to	the International Bureau) a t	total of sheets, as follows:						
and/or sheets containir Administrative Instructi	on, claims and/or drawings white rectifications authorized by ons).	hich have been amended and are the basis of this report y this Authority (see Rule 70.16 and Section 607 of the						
Supplemental Box.	and an application	nis Authority considers contain an amendment that goes on as filed, as indicated in item 4 of Box No. I and the						
b. (sent to the International Busequence listing and/or table Box Relating to Sequence I	b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)), containing a sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).							
 This report contains indications relations. 	ating to the following items:							
☑ Box No. I Basis of the opini	ion							
☐ Box No. II Priority								
	nt of opinion with regard to a	gard to novelty, inventive step and industrial applicability						
☑ Box No. IV Lack of unity of ir	vention	overty, inventive step and industrial applicability						
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement								
Box No. VI Certain documen	ts cited	out out of the state of the sta						
☐ Box No. VII Certain defects in	the international application							
☐ Box No. VIII Certain observati	Box No. VIII Certain observations on the international application							
Date of submission of the demand	Date o	of completion of this report						
08.11.2004	30.06	6.2005						
Name and malling address of the international preliminary examining authority:	Author	rized Officer						
European Patent Office	Teleph	hone No. +49 89 2399-						
D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 Fax: +49 89 2399 - 4465		8054						
		Nichogiannopoulou, A.						

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/IL2004/000315

_	Box No. I	Basis of the repor	t		* # u ₂ * .	
1	. With regard filed, unless	to the language, the otherwise indicated	is report is based under this item.	on the international ap	plication in the language in w	hich it was
	☐ inte	mational search (un lication of the interna	der Rules 12.3 an	ea for the purposes of: d 23 1/6//		
2.	With regard	to the elements* of	the international	application, this report	is based on <i>(replacement she</i> Inder Article 14 are referred t	ets which o in this
	Docarintian	Page 1			en que	
	Description, 1-40	Pages	as originally filed			
	Claims, Num	bers				
	1-74		as originally filed			
	Drawings, SI	neets				
	1/3-3/3		as originally filed			
	⊠ a seque	nce listing and/or an	y related table(s)	- see Supplemental Bo	x Relating to Sequence Listin	ıg
3.		endments have resu	Ited in the cancell	ation of:		
	☐ the c ☐ the d ☐ the s	lescription, pages faims, Nos. rawings, sheets/figs equence listing <i>(spe</i> able(s) related to se	<i>cify)</i> : quence listing <i>(sp</i>	ecify):	and the same of th	
4.		ort has been establis nade, since they h ll Box (Rule 70.2(c))		of) the amendments and red to go beyond the d	nexed to this report and listed isclosure as filed, as indicated	below d in the
	☐ the cl ☐ the di ☐ the se	escription, pages laims, Nos. rawings, sheets/figs equence listing (spec able(s) related to sec	cify): quence listing <i>(spe</i>	ecify):		
	* If item	n 4 applies, son	ne or all of t	these sheets may i	be marked "superseded.	· n

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/IL2004/000315

	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
 The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- obvious), or to be industrially applicable have not been examined in respect of: 					
	the entire international application,				
Ø	claims Nos. 11-26, 36-46, 71, 72 in respect to industrial application				
	because:				
Ø	the said international application, or the said claims Nos. 11-26, 36-46, 71, 72 in respect to industrial application relate to the following subject matter which does not require an international preliminary examination (specify):				
	see separate sheet		- Y		
	the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):				
· 🗖	the claims, or said claims Nos could be formed.	so inadequately supported by the description that no meaningful opinion			
	no international search report	has b	peen established for the said claims Nos. 25-36, 40-45, 47, 50-54		
	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:				
	the written form	. \square	has not been furnished		
			does not comply with the standard		
	the computer readable form		has not been furnished		
			does not comply with the standard		
	the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.				
	See separate sheet for further details				

INTERNATIONAL PRELIMINARY REPORT **ON PATENTABILITY**

International application No. PCT/IL2004/000315

_	Во	x No. IV-⊷Lack of unity of	invent	ion	64		Diffelio -		
1.	×	In response to the invitation of the claims. In restricted the claims. In paid additional fees. In paid additional fees und oneither restricted nor paid.	der prote	est.		ees, the applic		·	
2.		_							
3.	This	s Authority considers that th	e requir	ement of	unity of inven	tion in accorda	ance with Rules	13.1, 13.2 and 13.3	
		complied with.				•			
	×	not complied with for the fo	llowing	reasons:					
		see separate sheet							
4.	Con	sequently, this report has b	een esta	ablished ir	respect of th	ne following pa	arts of the intern	ational applications	
C	Ø	all parts.			·			ational application:	
the parts relating to claims Nos. 1-24, 37-39, 46, 48, 49, 55 all completely and 25-36, 40-43, 45, 54 all partially.)-43, 45, 54 all	
E	Зох	No. V Reasoned statem	ent und	der Articl	95(2) with				
а	ppl	icability; citations and exp	olanatio	ns supp	orting such	regard to nov statement	elty, inventive	step or industrial	
. 8	State	ement							
٨	love	elty (N)	Yes: No:	Claims Claims	10, 14, 2 1- 9, 11- 66-74	22, 31, 34-46, 13, 15-21, 23-	48, 49, 53, 54, 5 30, 32, 33, 47, 5	56-61, 65 50-52, 55, 62, 63,	
lr	iven	tive step (IS)	Yes: No:	Claims Claims	10, 14, 2 1- 9, 11- 66-74	2, 31, 34-46, 4 13, 15-21, 23-	48, 49, 53, 54, 5 30, 32, 33, 47, 5	6-61, 65 50-52, 55, 62, 63,	
In	dus	trial applicability (IA)	Yes: No:	Claims Claims	1-10, 27-	35, 47-70			
Ci	itatio	ons and explanations (Rule	70.7):						

2,

see separate sheet

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/IL2004/000315

Supplemental Box relating to Sequence Listing						
Continuation of Box I, item 2:						
 With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this report has been established on the basis of: 	i					
a. type of material:						
☑ a sequence listing						
\square table(s) related to the sequence listing .						
b. format of material:						
☑ in written format						
☑ in computer readable form						
c. time of filing/furnishing:						
□ contained in the international application as filed						
☐ filed together with the international application in computer readable form						
☑ furnished subsequently to this Authority for the purposes of search and/or examination						
☐ received by this Authority as an amendment on						
In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as face appropriate, were furnished.	iled,					
Additional observations, if necessary:						

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

PCT/IL2004/000315

Re Item I

Basis of the report

1. The basis of this report is the application as originally filed.

Re Item II

Priority

- The following document was published prior to the international filing date but later than the priority date claimed (P-document):
 - P1: KOLLET ORIT ET AL: "HGF, SDF-1, and MMP-9 are involved in stress-induced human CD34+ stem cell recruitment to the liver." JOURNAL OF CLINICAL INVESTIGATION, vol. 112, no. 2, July 2003 (2003-07), pages 160-169, XP002289611 ISSN: 0021-9738
- 2. The priority document pertaining to the present application was not available at the time of establishing this first written opinion. Hence, the current assessment is based on the assumption that all claims enjoy priority rights from the filing date of the priority document (08.04.2003). If it later turns out that this assumption is incorrect, P1 will become relevant to the assessment of whether the present application satisfies the criteria set forth in Article 33(2) and (3) PCT.

Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

 Claims 11-26, 36-46, 71, 72 -as far as they concern in vivo methods- relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(I) PCT).

Re Item IV

3

Lack of unity of invention

The present application is based on the finding that hepatic growth factor (HGF) upregulates CXCR4 expression which in turn functions as the stromal derived factor (SDF-1) receptor on haematopoietic stem cells. In effect, HGF promotes the SDF-1/CXCR4 dependent stem cell motility and migration to the target tissue. The present application separately claims general methods of treating a disorder by providing HGF. Finally stem cells and cell lines comprising nucleic acids encoding HGF are separately claimed. Rule 13 PCT stipulates that the international application shall relate to one invention only or to a group so linked as to form a single general inventive concept. Where a group of inventions is claimed in one and the same international application, the requirement of unity of invention shall be fulfilled only when there is a technical relationship among those inventions involving one or more of the same or corresponding "special technical features", i.e. technical features that define a novel and inventive contribution over the prior art (Rule 13.2 PCT). The common concept (technical relationship) linking the present claims together is that they all are concerned with HGF. However, this concept cannot be regarded as the "single general inventive concept" required by Rule 13 PCT because it is neither novel nor inventive. The prior art teaches uses of HGF as a colonisation composition promoting engraftment (WO 0250263), as a haematopoiesis augmenting factor (EP 0550769) and as a "mobilizer" of haematopoietic progenitors (US 5968501). Methods for increasing stem cell sensitivity to a chemoattractant are also known from the prior art (Pelled et al., 1999). In view of the prior art the problems underlying the present application and their respective solutions can be seen as the following:

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Problem 1: The provision of further methods for increasing sensitivity of stem cells to a chemoattractant. The solution to this problem is the subject of invention 1.

Problem 2: The provision of further uses of HGF. The solution to this problem is the subject of invention 2.

Problem 3: The provision of further cells and cell lines bearing nucleic acid constructs encoding HGF. The solution to this problem is the subject of invention 3.

Due the fact that the common concept cannot be regarded as special technical feature in the sense of Rule 13 PCT and due to the fact that no other "special"

technical feature (Rule 13.2 PCT) could be identified to provide a linking concept between the different groups of inventions, the International Searching Authority is of the opinion that there is no single inventive concept linking the present set of claims and the different inventions not belonging to a common inventive concept are formulated as the different subjects in the communication pursuant to Article 17(3)(a) PCT.

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 1. Reference is made to the following documents:
 - D1: WO 02/50263 A (IMP COLLEGE INNOVATIONS LTD; FORBES STUART (GB); THEMIS MIKE (GB); TH) 27 June 2002 (2002-06-27)
 - D2: EP-A-0:550 769 (TORAY INDUSTRIES) 14 July 1993 (1993-07-14)
 - D3: NISHINO T ET AL: "HEPATOCYTE GROWTH FACTOR AS A HEMATOPOIETIC REGULATOR" BLOOD, W.B. SAUNDERS, PHILADELPHIA, VA, US, vol. 85, no. 11, 1 June 1995 (1995-06-01), pages 3093-3100, XP000564571 ISSN: 0006-4971
- 2. Novelty and Inventive step (Article 33(2) and (3) PCT)
- 2.1. The present application is based on the finding that hepatic growth factor (HGF) upregulates CXCR4 expression which in turn functions as the stromal derived factor (SDF-1) receptor on hematopoietic stem cells. In effect, HGF promotes the SDF-1/CXCR4 dependent stem cell motility and migration to the target tissue.
- 2.2. **D1** is an application disclosing the administration to a patient of a colonisation composition promoting engraftment or self-engraftment of bone-marrow derived stem cells into injured organs. This composition can be HGF (p. 4, l. 26, p. 5, l. 10 and p.22, l.21-22) and it can be recombinantely expressed by the stem cell itself (p. 3, l. 10-12 and p. 19, l.27 p. 20, l.6) preferably under the control of an inducible promoter (p. 8, l.10 and p. 22, l. 2-3). **D1** is thus detrimental to the novelty and inventive step of claims 1-3, 5, 8, 9, 11-13, 15, 18-21, 23, 26, 47,

50-52, 55, 62, 66, and 69-71.

D2 is a patent specification disclosing the use of hepatocyte growth factor to augment hematopoietic stem cell activity. No mention is made of the effect of HGF on CXCR4 expression on HSC but this is an inherent, albeit hitherto undisclosed, property of the treatment with HGF. Hence **D2** is detrimental to the novelty and inventive step of claims 1-7, 11-13, 15-17, 19-21, 23-25, 27-30, 32, 33, 62, 63, 66-68, and 71-74.

D3 is a publication disclosing the role of HGF in hematopoiesis. It explicitly discloses the addition of HGF to long-term bone marrow and fetal liver cultures that inherently contain both hematopoietic and mesenchymal stem cells. Although the effect on CXCR4 was unknown at the time, it is an inherent feature of treating stem cells with HGF. D3 is thus detrimental to the novelty and inventive step of claims 1-3, 5, 8, 62, 63, 66, and 69.

D4 discloses that HGF stimulates multipotent hematopoietic progenitors and that the HGF receptor is expressed on CD34 positive adult hematopoietic cells. HGF which can be used as a "mobilizer" of bone marrow precursors into the peripheral blood can also be administered to patients in need of hematopoietic stimulation.

D4 is thus detrimental to the novelty and inventive step of claims 1-6, 19-21, 23-25, 27-30, 32, 62-67, 71, 73, and 74.

3. Industrial applicability (Article 33(4) PCT)

The subject-matter of the claims for which an opinion has been established (see item III) appears to be industrially applicable under the terms of Article 33(4) PCT.